1 2 3 4 5 6 7 8 9 10 11 12 13 14	Craig A. Newby (Nevada Bar No. 8591) McDONALD CARANO, LLP 2300 W. Sahara Ave., Ste. 1200 Las Vegas, NV 89102 Tel. (702) 873-4100 Fax (702) 873-9966 Email: cnewby@mcdonaldcarano.com John B. Sganga, Jr. (Admitted pro hac vice) Sean M. Murray (Admitted pro hac vice) Justin J. Gillett (Admitted pro hac vice) Justin J. Gillett (Admitted pro hac vice) KNOBBE, MARTENS, OLSON & BEAR, LI 2040 Main Street, Fourteenth Floor Irvine, CA 92614 Phone: (949) 760-0404 Facsimile: (949) 760-9502 Email: john.sganga@knobbe.com Email: sean.murray@knobbe.com Email: joshua.stowell@knobbe.com Email: justin.gillett@knobbe.com Attorneys for Plaintiff JS Products, Inc.	FOLEY & OAKES, PC Daniel T. Foley (Nevada Bar No. 1079) 626 So. 8th Street Las Vegas, NV 89101 Telephone: (702) 384-2070 Facsimile: (702) 384-2128 Email: Dan@foleyoakes.com BUETHER JOE & CARPENTER, LLC ERIC W. BUETHER (to be admitted pro hac vice) Email: Eric.Buether@BJCIPLaw.com CHRISTOPHER M. JOE (to be admitted pro hac vice) Email: Chris.Joe@BJCIPLaw.com MICHAEL D. RICKETTS (to be admitted pro hac vice) Email: Mickey.Ricketts@BJCIPLaw.com 1700 Pacific Avenue, Suite 4750 Dallas, Texas 75201 Telephone: (214) 466-1270 Facsimile: (214) 635-1842 Attorneys for Defendant ROLLER CLUTCH TOOLS, LLC
15		
16	IN THE UNITED STATES DISTRICT COURT	
17	FOR THE DISTR	ICT OF NEVADA
18	JS PRODUCTS, INC., a Nevada corporation,	Case No. 2:17-cv-02615-GMN-NJK
19	Plaintiffs,	STIPULATION REGARDING EXTENSION OF TIME TO RESPOND
20	v.	TO THE COMPLAINT AND TO RESPOND TO MOTION TO ENJOIN
21	ROLLER CLUTCH TOOLS, LLC, a California limited liability company,	ROLLER CLUTCH TOOLS, LLC FROM PROSECUTING ITS CASE AGAINST
22	Defendant.	DEFENDANT BEFORE THE UNITED STATES DISTRICT COURT OF THE
23		EASTERN DISTRICT OF TEXAS
24		(Third Request)
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Pursuant to Fed. R. Civ. P. 6(b)(1)(a), Local Rules 6-1 and 6-2, Defendant Roller Clutch Tools, LLC ("Roller Clutch" or "Defendant") has requested, and Plaintiff JS Products, Inc. ("JS Products" or "Plaintiff") has agreed to, a one week extension of time, until **December 15, 2017**, in which to file its response to Plaintiff's Complaint for Declaratory Judgment and Injunctive Relief, (ECF No. 1) (the "Complaint"). The parties previously filed a stipulation on December 1, 2017 (ECF No. 21) in which they agreed to extend Defendant's response deadline to December 8, 2017.

Defendant has also requested, and Plaintiff has agreed to, a one week extension of time, until **December 15, 2017**, in which to file its response to Plaintiff's Motion to Enjoin Roller Clutch Tools, LLC From Prosecuting its Case Against Lowe's Home Centers, LLC Before the United States District Court for the Eastern District of Texas (ECF No. 7) (the "Motion"). The parties previously filed a stipulation on December 1, 2017 (ECF No. 21) in which they agreed to extend Defendant's response deadline to December 8, 2017.

In light of the above extensions, Plaintiff has requested, and Defendant has agreed, to an extension, until January 5, 2018, to file its reply brief in support of the Motion.

Plaintiff has agreed to Defendant's requests, based on Defendant's stipulation that it will not argue that litigation filed in the United States District Court for the Eastern District of Texas styled *Roller Clutch Tools, LLC v. Lowe's Home Centers, LLC.*, C.A. No. 2:17-cv-00556-JRG, is further advanced than this litigation due to the Court's granting of these extensions of time, or due to activities initiated by Roller Clutch during the time period of the extension. Good cause otherwise exists for this Court to grant the extension, the third requested in this case by either party, because it allows the Parties to continue the settlement discussion in which they are presently engaged.

Plaintiff hereby stipulates that Defendant has until **December 15, 2017** to file its response to the Complaint, and until **December 15, 2017** to file its response to the Motion.

Defendant hereby stipulates that Plaintiff has until **January 5, 2018** to file its reply brief in support of the Motion.

1	Dated: December 8, 2017	MCDONALD CARANO LLP
2		/s/ Craig A. Newby Craig A. Newby (Nevada Bar No. 8591)
3 4 5		Craig A. Newby (Nevada Bai No. 8391) 2300 W. Sahara Ave., Suite 1200 Las Vegas, NV 89102 Telephone: (702) 873-4100 Facsimile: (702) 873-9966 Email: cnewby@mcdonaldcarano.com
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26		Attorneys for Defendant
27		Roller Clutch Tools, LLC
28		
	I.	

1	<u>ORDER</u>
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3	IT IS SO ORDERED this day of December, 2017.
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6	Gloria W. Navarro, Chief Judge UNITED STATES DISTRICT COURT
7	UNITED/STATES DISTRICT COURT
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CERTIFICATE OF SERVICE 1 2 I HEREBY CERTIFY that I am an employee of Foley & Oakes, PC, and that on 3 December 7, 2017, I caused a true and correct copy of the foregoing STIPULATION REGARDING EXTENSION OF TIME TO RESPOND TO THE COMPLAINT AND TO 4 RESPOND TO MOTION TO ENJOIN ROLLER CLUTCH TOOLS, LLC FROM 5 PROSECUTING ITS CASE AGAINST DEFENDANT BEFORE THE UNITED STATES **DISTRICT COURT OF THE EASTERN DISTRICT OF TEXAS**, to be served via the U.S. 7 District Court's Notice of Electronic Filing ("NEF") in the above-captioned case to: 8 9 Craig A. Newby (Nevada Bar No. 8591) 10 MCDONALD CARANO LLP 11 2300 W. Sahara Ave., Ste. 1200 Las Vegas, NV 89102 Tel. (702) 873-4100 12 Fax (702) 873-9966 Email: cnewby@mcdonaldcarano.com 13 14 John B. Sganga, Jr. (pending pro hac vice) Sean M. Murray (pending pro hac vice Joshua Stowell (pending pro hac vice) 15 Justin J. Gillett (pending pro hac vice) K KNOBBE, MARTENS, OLSON & 16 BEAR, LLP 2040 Main Street, Fourteenth Floor 17 Irvine, CA 92614 Phone: (949) 760-0404 18 Facsimile: (949) 760-9502 19 Email: john.sganga@knobbe.com Email: sean.murray@knobbe.com Email: joshua.stowell@knobbe.com 20 Email: justin.gillett@knobbe.com 21 Attorneys for Plaintiff JS Products, Inc. 22 23 24 /s/Liz Gould 25 27195780 26 27

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